

## The Herald and News.

E. H. AULL, Editor.

## COLUMBIA LETTER.

Columbia, Feb. 13.—There is only one more week of legislative work before the present general assembly. The appropriation bill is now under discussion in the house and has not yet reached the Senate. It will take several days to dispose of it.

The proposed amendment to the constitution for biennial sessions was killed in the Senate yesterday though a majority of the Senators voted for it, but it requires a two-thirds vote. I think it is just as well that the bill was killed. At one time I was disposed to think biennial sessions would be better for the State and would save money but the more I have thought of it the more I have been convinced that there was very little in the proposition.

The Newberry delegation held a meeting yesterday afternoon to discuss local matters and make recommendations. The present board of control for the county was recommended for reappointment as follows: Jacob Senn, J. R. Scurry and J. W. P. Harmon. The following were recommended for appointment as supervisors of registration: T. E. Epting, T. J. Wilson and J. W. D. Johnson. This is the same board with the exception of Mr. Johnson who takes the place of Mr. W. G. Peterson.

The levy for ordinary county purposes was fixed at 2½ mills, the same that it is now. There seems to be about \$5,000 and an additional levy of a debt of one-fourth mill was made to provide for this, so that the total levy for an ordinary county will 2½ mills.

In regard to Mr. Dominick's bill to amend the charter of the Newberry Graded School it is proper to say that there were two reasons for constituting the board of trustees as it is under the old charter. One was to give a member to each of the six churches and have one at large, in addition to the election of one from each of the four wards of the town, making the eleven trustees. The purpose in making the board self-perpetuating was to guard against letting the management of the school pass out of the hands of the white people and those who paid the taxes. This latter reason no longer exists since the adoption of the constitution of 1895 and did not in practical reality when the school was founded. I think, however, Mr. Dominick's bill should be amended so as to provide for seven trustees, one from each ward, if so desired, and two from the town at large. It has passed the house and is now in the senate. It is practically in the hands of Senator Mower. When in Newberry the other day I heard a good many patrons of the school express themselves in favor of the bill.

There has been one death among the members of the Legislature this session. Yesterday morning Hon. B. H. Theus, a member from Hampton County, died at his rooms at the Coldwell Hotel after a brief illness with pneumonia. The house and senate adjourned yesterday afternoon out of respect to his memory, and a special committee from the house was appointed as an escort to convey the remains to his home in Hampton. Mr. Theus had been a member for two terms and while he did not talk much he was a good member and had the confidence and respect of all his associates.

The Legislature up to this time has ratified twenty-one Acts and Joint Resolutions. They have all been approved by the governor. They were approved only yesterday, except the Jury Law and the Code. These titles are copied from the bills themselves.

## ACTS.

To declare the Code as submitted by the Code Commission of South Carolina to be the only General Statutory Law of the State.

Relating to the selection, drawing and summoning of jurors in the circuit courts of this State.

To amend an Act entitled "An Act to authorize and empower cities, towns, townships and other municipal corporations to issue negotiable coupon bonds for the refunding or payment, in whole or in part, of bonded indebtedness, and any unpaid past due interest thereon, existing at the time of adoption of the present Constitution," approved March 9, 1896.

To authorize the commission appointed for the lighting of the State public buildings to pay out of the thirty thousand dollars appropriated by "An Act to provide for the lighting of the State House and other public buildings" the contract made by them with the Columbia Water Power Company and with Cassidy & Sons Manufacturing Company, and to have wired the professors' residences and students' dormitories of the South Carolina College.

To provide for payment of costs of criminal cases transferred from one county to another.

To protect keepers of boarding houses.

To amend Section 1861 of the Revised Statutes of the State of South Carolina, of 1893.

To direct the distribution to the University of the South at Sewanee, Tennessee, of certain Acts and Resolutions, Statutes and Codes of this State.

To provide for the erection of a new jail for Pickens County.

To authorize the Chesterfield and Lancaster Railroad Company to change the location of its track in certain particulars.

To incorporate the French Broad and Southern Railroad Company.

To amend an Act entitled "An Act

to amend an Act entitled "An Act to authorize the city council of Anderson to issue bonds in aid of an additional subscription to the capital stock of the Savannah Valley Railroad, to validate the city ordinance and election authorizing the same, and to authorize a consolidation of said bonds with former issue of bonds for the same purpose," approved December 24th, 1894.

To amend Section 1919 of the General Statutes of the State of South Carolina, being Section 2041, of the Revised Statutes of this State, relating to the appraisal of the personal estate of intestates by allowing the appraisal to be made by qualified electors.

To prevent the sale of certain firecrackers.

To amend Section Three Hundred and Forty-five (345) of the Code of Civil Procedure of 1893 with regard to appeals.

Empowering the winding up or dissolution of all Corporations.

To amend an Act entitled "An Act to allow the opening of Dispensaries in Pickens and Oconee Counties and to provide for the distribution of the profits therefrom in said Counties," approved 18th December, A. D. 1894.

To authorize the sale or exchange of certain Railroad Stocks and Bonds by the County Board of Commissioners of Chesterfield County, and to direct the disposition of the proceeds.

To validate the action of the County Commissioners of Oconee County, and of the committee charged with the erection of a new jail for the said county in exchanging lots with R. Y. Jacques for the erection of the new jail.

## JOINT RESOLUTIONS.

To ratify and confirm a contract made by the commission created by "An Act to provide for Lighting the State House and other Public Buildings," approved February 21, A. D. 1901, with the Columbia Water Power Company.

To ratify and confirm a contract made by the County Board of Commissioners of Chesterfield County, and to direct the disposition of the proceeds.

To request the treasurer of Cherokee County to pay certain surplus to special sinking fund commission.

To authorize and empower the Board of County Commissioners of Cherokee County to apply certain surplus to bridge debt.

Authorizing the Board of County Commissioners of Cherokee County to borrow money from the sinking fund of said county.

To authorize and require the payment of certain past due school claims in Williamburg County.

Authorizing and requiring the County Superintendent of Education for Charleston County to approve, and the county treasurer of said county to pay a certain certificate or warrant in favor of E. P. Suttles for the building of a school house.

Relating to the division of the dispensary profits between the county and town, so far as the same relates to Bamberg County.

To authorize and direct the Secretary of State to deliver to the Ladies' Memorial Association of Greenwood, S. C., or its authorized agents the section of granite column lying on the State house grounds nearest Assembly street with the circular base and cap stone for same.

The report of the proceedings at the unveiling of the South Carolina monument on the Chickamauga battlefield, as prepared by the secretary of the commission, Gen. C. I. Walker, has just been issued. Any veteran who desires a copy may secure one by enclosing a postage stamp to the E. H. Aull Co., Newberry, S. C.

The Savannah News says that Gen. Fitzhugh Lee was approached by a reporter in Louisville not long since for an interview. The reporter got no further in questioning Gen. Lee than "What do you think—" when he was interrupted by the general with these words: "I don't think at all. The fact is, I am not allowed to think. I am an officer in the United States army." General Lee is right. If he wants to think he ought to get out of the service, or at least keep his thoughts to himself.

## Don't Let Them Suffer.

Often children are tortured with itching and burning eczema and other skin diseases but Bunklen's Arnica Salve heals the raw sores, expels inflammation, leaves the skin without a scar. Clean, fragrant, cheap, there's no salve on earth as good. Try it. Cure guaranteed. Only 25c at all druggists.

## Four Good and Sufficient Reasons.

There are four good and sufficient reasons why you should use "Clifton" flour:

1. Because it is the best patent flour in the market, and makes the whitest and lightest biscuit and rolls and most delicious cake and pastry.

2. Because it is absolutely pure, being guaranteed by the Anti-Adulteration League, the executive committee of which will pay any one who discovers any adulteration in it a reward of \$1,000.

3. Because it is made of the best selected wheat grown on Kentucky soil and is milled as much with regard to the nutritive value of the flour as its color and rising qualities.

4. Because it is the only flour manufactured south of the Ohio river that is guaranteed by and bears the Anti-Adulteration League trade mark, thus affording the consumer absolute immunity from the poisonous mineral that is being used to adulterate flour.

For sale by Edw. R. Hipp and the Palmetto Grocery Co.

## BRANSFORD MILLS,

Owensboro Ky.

"I Stood in a Draught, with my coat off and caught this wretched cold," says the sufferer. He need not pay a heavy penalty if he follows his act of folly with an act of wisdom. Soak the feet in hot water with a teaspoonful of Perry Davis' Pain-Killer in it. Take a teaspoonful of Pain-Killer in hot sweetened water at bed time and be thankful for so simple and speedy a way to break up a cold. There is but one Pain-Killer, Perry Davis'.

## DIED IN ARKANSAS.

Mrs. Sarah E. Burton and son Died the Same Day—Mrs. Burton was a Native of Newberry County.

The following sad account of the death of a mother and her son which occurred in Arkadelphia, Arkansas, on the 3d inst., is taken from The Siftings Herald, of the 6th instant. Mrs. Burton was a native of this county and the family has many friends and relatives who sympathize with them in their troubles.

"Death the relentless destroyer of homes, invaded the household of Mr. Kay Burton and took his beloved wife and son on the same day, the Sabbath, February 2nd, 1902. Their sickness began with the grippe, but soon developed into pneumonia, which in a few days proved fatal. Mrs. Burton dying at six o'clock a. m., and her son Flave, at one p. m. Mrs. Burton's maiden name was Stuart, the daughter of William and Elizabeth Stuart, of Newberry, S. C. She was born on the 23d day of August, 1843, and was married to Mr. Kay Burton on August 23d, 1863, and moved from South Carolina to Arkansas in 1866, and settled in Clark County. She was the mother of nine children, five boys and four girls, all of whom are living, except Flave, who died the same day as his mother. Mrs. Burton made a profession of faith in Christ, as her Saviour, in childhood, and united with the M. E. Church South, and has ever since been an earnest and active worker in her Master's cause. She and her son were buried at Friendship church, at 11 o'clock, February 3d inst.

It was the writer's privilege to know Mrs. Burton, for a number of years, to visit her home, and preach at a school house near by. Her Christian character was exemplary, and she was very hospitable and charitable. As a wife and mother, she was worthy of her husband and children. "Rising up and calling her blessed." She died "in the faith."

"Flavus J. her son, who passed away a few hours after his mother, was born May 8th, 1883, he was a young man of good parts. He had never made a profession of faith in Christ, but said in his sickness that he was not afraid to die, and that he would meet his mother in eternity. Remember the creator in the days of thy youth, before the evil days shall come."

ONE WHO KNEW HER.

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## That Cough Hangs On

You have used all sorts of cough remedies but it does not yield; it is too deep seated. It may wear itself out in time, but it is more liable to produce la grippe, pneumonia or a serious throat affection. You need something that will give you strength and build up the body.

## SCOTT'S EMULSION

will do this when everything else fails. There is no doubt about it. It nourishes, strengthens, builds up and makes the body strong and healthy, not only to throw off this hard cough, but to fortify the system against further attacks. If you are run down or emaciated you should certainly take this nourishing food medicine.

SCOTT & BOWNE, Chemists, New York.

STATE OF SOUTH CAROLINA—COUNTY OF NEWBERRY—IN PROBATE COURT.

By W. W. Hodges, Esq., Probate Judge

WHEREAS, ELLA I. BOYD, Mary J. Parr and Hugh K. Boyd made suit to me, to grant them Letters of Administration of the estate of and effects of C. F. Boyd, deceased.

There are therefore to cite and admonish all and singular the kindred and creditors of the said C. F. Boyd, deceased, that they be and appear before me, in the Court of Probate, to be held at Newberry Court House, S. C., on the 1st day of March next, after publication thereof, at 11 o'clock in the forenoon, to show cause, if any they have, why the said Administration should not be granted.

Given under my hand, this 13th [L.S.] day of February Anno Domini, 1902.

W. W. HODGES, J. P. N. C.

By W. W. Hodges, Esq., Probate Judge

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